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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/843,415	04/26/2001	Takeo Morinaga	450100-03183	9347	
20999 7590 01/12/2007 FROMMER LAWRENCE & HAUG			EXAM	EXAMINER	
745 FIFTH AVENUE- 10TH FL.			NGUYEN, HUY THANH		
NEW YORK, NY 10151			ART UNIT	PAPER NUMBER	
		•	2621		
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SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVER	DELIVERY MODE	
3 MC	ONTHS	01/12/2007	PAI	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant	t(s)			
		09/843,415	MORINAC	SA ET AL.			
	Office Action Summary	Examiner	Art Unit	<del></del>			
		HUY T. NGUYEN	2621				
	The MAILING DATE of this communicat	ion appears on the cover	sheet with the correspond	ence address			
Period fo	• •						
WHIC - External after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL nsions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communical period for reply is specified above, the maximum statutor to reply within the set or extended period for reply will, I reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ING DATE OF THIS CO 7 CFR 1.136(a). In no event, howe ation. Ty period will apply and will expire S by statute, cause the application to	MMUNICATION. ver, may a reply be timely filed SIX (6) MONTHS from the mailing dat become ABANDONED (35 U.S.C. §	te of this communication.			
Status							
1)⊠	Responsive to communication(s) filed or	n 26 October 2006					
		•					
3)□							
•	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)⊠	Claim(s) 3,5-9,11,12,14-18 and 20 is/ard	e pending in the applicat	ion.				
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	☐ Claim(s) is/are allowed.						
·	☑ Claim(s) <u>3,5-9,11,12,14-18 and 20</u> is/are rejected.						
8)□	Claim(s) are subject to restriction	and/or election requirer	nent.				
Applicati	on Papers						
	•	vaminer	٠.				
	9) The specification is objected to by the Examiner.  10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
				85(a)			
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to by						
	ınder 35 U.S.C. § 119						
_		foreign priority under 35	II S C : 8 110(a) (d) or (f)				
	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
-/.	1. Certified copies of the priority doc	uments have been recei	ved ·				
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the		• • • • • • • • • • • • • • • • • • • •	<del></del>			
•	application from the International						
* See the attached detailed Office action for a list of the certified copies not received.							
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Attachmen	t(s)						
	e of References Cited (PTO-892)	4) 🔲 [	nterview Summary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO-9 nation Disclosure Statement(s) (PTO/SB/08)		Paper No(s)/Mail Date Notice of Informal Patent Applica	ition			
	r No(s)/Mail Date	<del></del> -	Other:				

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

2. Claims 3 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyasaka et al (5,991503) in view of Doh Sang -Yoon et al (Fast forward and fast rewind play system based on MPEP system stream with new concept, the article cited in IDS filed 30 July 2004).

Regarding claims 3 and 12, Miyasaka teaches an information processing method whereby a stream of a video packet comprising image data encoded in a frame or a field, image data encoded between forward directional frames or fields, and image data

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encoded between bidirectional frames or fields is received and recorded into a storage device, comprising the steps of:

detecting a first marker packet (header )which is sent just before a transport packet stream including said intraframe or intrafield encoded image from said received stream; and

identifying said transport stream packet including said intraframe or intrafield encoded image from said first marker packet (Figs. 6-7, column 9, lines 56-68.column 10, lines 1-25, column 11 lines 1-16).

Miyasaka further teaches a second marker packet which is sent just after said transport stream packet including said intraframe or intrafield encoded image is detected (Figs. 6-7).

Miyasaka fails to teaches that the firs marker and second marker having unit identifier not otherwise used with a transport packet .

Doh teaches means for generating start marker packet and end marker packet for a frame packet, the identifiers are not otherwise used with a packet (Fig. 4, page 849).

It would have been obvious to one of ordinary skill in the art to modify Miyasaka with Doh by using a generating means as taught by Doh with the apparatus of Miyasaka for generating the first marker and second marker as unique identifier not otherwise used with the transport packet thereby accurately identifying and accessing the frame data in the transport packets.

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3. Claims 3,6,7,8,11,12,15,16,17 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamamoto et al (6,628,890) in view of Doh Sang -Yoon et al (Fast forward and fast rewind play system based on MPEP system stream with new concept, the article cited in IDS filed 30 July 2004).

Regarding claims 3 and 12, Yamamoto disclose an information processing apparatus (Fig1.) in which a stream of a video packet comprising image data encoded in a frame or a field, image data encoded between forward directional frames or fields, and image data encoded between

bidirectional frames or fields is received and recorded into a storage device, comprising:

means for detecting a first marker packet (header) which is transmitted just before a transport stream packet including said intraframe or intrafield encoded image from said received stream; and means for identifying said transport stream packet including said intraframe or intrafield encoded image from said first marker packet (column 5, lines 1-25).

Yamamoto further teaches means for detecting a second marker packet which is transmitted just after the transport stream packet including said intraframe or intrafield encoded image ( second header of a subsequent picture packet of the stream , Fig. 3).

Yamamoto fails to teaches that the firs marker and second marker having unit identifier not otherwise used with a transport packet

Doh teaches means for generating start marker packet and end marker packet for a frame packet, the identifiers are not otherwise used with a packet (Fig. 4, page 849).

It would have been obvious to one of ordinary skill in the art to modify Yamamoto with Doh by using a generating means as taught by Doh with the apparatus of Yamamoto for generating the first marker and second marker as unique identifier not otherwise used with the transport packet thereby accurately identifying and accessing the frame data in the transport packets.

Regarding claims 6 and 15, Yamamoto teaches holding means for holding recording position information at the head of said intraframe or intrafield encoded image data in said storage device on the basis of a result of said identification (column7, lines 30-55), column 8, lines 43-55, column 10, lines 45-58).

Regarding claims 7 and 16, Yamamoto teach the apparatus according to claim 15, wherein upon reproduction, a recording unit including said intraframe or intrafield encoded image data is reproduced from said storage device on the basis of said recording position information at the head of said intraframe or intrafield encoded image data, and a variable speed reproduction is performed (column 9, lines 20-68).

Regarding claims 8 and 17, Yamamoto discloses an information recording and reproducing method (Fig. 1) whereby a stream of a video packet comprising image data encoded in a frame or a field, image data encoded between forward directional frames or fields, and image data encoded between bidirectional frames or fields is recorded into a storage device on a unit basis of a predetermined number of recording

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units and said stream is reproduced from said storage device (column 1, lines 55-65, column 11, lines 1-21), comprising the steps of

detecting a first marker (header) packet which is sent just before a transport packet including said intraframe or intrafield encoded image from said received stream; identifying the transport packet of said intraframe or intrafield encoded image data from said first marker packet;

adding information showing said intraframe or intrafield encoded image data on the basis of a result of said identification;

counting said added information showing said intraframe or intrafield encoded image data every recording unit into said storage device; and

adding a result of said counting every recording unit into said storage device (column 5, lines (1-22).

Yamamoto further teaches means for detecting a second marker packet which is transmitted just after the transport stream packet including said intraframe or intrafield encoded image ( second header of a subsequent packet of the stream )(column 8, lines 35-45).

Yamamoto fails to teaches that the firs marker and second marker having unit identifier not otherwise used with a transport packet .

Doh teaches means for generating start marker packet and end marker packet for a frame packet, the identifiers are not otherwise used with a packet (Fig. 4, page 849).

It would have been obvious to one of ordinary skill in the art to modify Yamamoto with Doh by using a generating means as taught by Kato with the apparatus of Yamamoto for generating the first marker and second marker as unique identifier not otherwise used with the transport packet thereby accurately identifying and accessing the frame data in the transport packets.

Regarding claims 11 and 20, Yamamoto further teaches the method according to claim 8, wherein upon reproduction, the recording unit including said intraframe or intrafield encoded image data is reproduced from said storage device on the basis of a result of said counting added every said recording unit and a variable speed reproduction is performed (column 5, lines 25-45).

4. Claims 5 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyasaka et al (5,991503) in view of Doh Sang Yoon et al as applied to claims 3 and 12 above, further in view of Mercier (6,865,747).

Regarding claims 5 and 14, Miyasaka fails to teach that the data packets are encrypted.

Mercier teaches a method for encrypting packet data (column 6, lines 56-68). It would have been obvious to one of ordinary skill in the art to modify Miyasaka with Mercier by using a encrypting means as taught by Mercier with the apparatus of Miyasaka for encrypting the packet of Mahaska in order to protect the data packets from copying.

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5. Claims 6 –7 and 15 –16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyasaka et al (5,991503) in view of Doh Sang Yoo et al as applied to claims 3 and 12 above, further in view of Hirabayashi et al (6,002,834).

Regarding claims 6 and 15, Miyasaka fails to teach storing recording position information. Hirabayashi teaches recording position of the intraframes (Fig. 5, column 3, lines 15-25). It would have been obvious to on of ordinary skill in the art to modify Miyasaka with Hirabayashi by using a storing means as taught by Hirabayashi with the apparatus of Miyasaka for storing the recording position information of intra frame thereby accurately access the intraframe when needed.

Regarding claims 7 and 16, Miyasaka as modified with Hirabayashi further teaches the method according to claim 6, wherein upon reproduction, a recording unit including said intraframe or intrafield encoded image data is reproduced from said storage device on the basis of the recording position information at the head of said intraframe or intrafield encoded image data, thereby performing a variable speed reproduction (see Miyasaka column 11, lines 35-65, column 12, lines 37-55).

6. Claims 5,9,14 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamamoto et al (628890) in view of Doh Sang-Yoon et al as applied to claims 3,8,12 and 17 above, further in view of Mercier (6,865,747).

Regarding claims 5,9,14 and 18, Yamamoto fails to teach that the packet data is encrypted.

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Mercier teaches a method for encrypting packet data. It would have been obvious to one of ordinary skill in the art to modify Yamamoto with Mercier by using the teaching of Mercier for encrypting the packets of Yamamoto in order to protect the data packet of Yamamoto from copying.

## Response to Arguments

- 7. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.
- 8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to HUY T. NGUYEN whose telephone number is (571) 272-7378. The examiner can normally be reached on 8:30AM -6:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Groody can be reached on (571) 272-7950. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

H.N

HUXXQUYEN PRIMARY EXAMINER